

Lankford,
Gunby,
Lamdin,

Chaisty,
Sanders,

Donaldson,
Browning—40.

NEGATIVE.

Messrs.

Smith, Speaker, Hoblitzell,
Koons, Stewart,
Lewis,

Fenton,
Farrow—7.

The amendment was adopted.

Mr. Fenton proposed the following amendment:

AMENDMENT PROPOSED.

"36 No attachment upon warrant judgment, upon two non-ests, or upon original process, shall issue against, be levied on, or affect any salary, wages or hire of any laborer or employee, not actually due at the date of such attachment, in the hands of the employers, whether such employers be individuals or corporations, and no such attachments shall effect any salary, wages or hire of any laborer or employee as aforesaid, and the sum of \$100 of such salary, wages or hire due to any laborer, or employee, by any employer, shall always be exempt from attachment by any process whatever provided that this Act and nothing herein contained shall apply to or in any manner affect any debt existing prior to the third day of March, 1874."

Which was rejected.

The bill was then read a second time as amended and ordered to be engrossed for a third reading,

Mr. Lewis, from the Committee on Ways and Means, reported favorably,

A bill entitled an Act to add an additional Section to Article 56, of the Code of Public General Laws, entitled "Licenses," sub-title "Attorney," to be known as Sections 17 A, and 17 B.

Which was read a first time.

The bill entitled an Act to appropriate the sum of money to pay Jethro McCauley, late Collector of State taxes, in the Third District of Cecil county, the amount overpaid by him into the Treasury.

Which was read a first time.

Mr. Sprigg, Chairman of a Select Committee, reported favorably,

A bill entitled an Act to repeal Section 98, of Article 1, of the Code of Public Local Laws of Maryland, title "Alleghany county," and to re-enact the same with amendments.

Which was read a first time.